,	Application No. Applicant(s)		
Notice of Allowability	09/902.086	GEREG, GEORG	SE W
	Examiner	Art Unit	JE VV.
	Stephen J. Lechert Jr.	1732	
The MAILING DATE of this communication app All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85 NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT R of the Office or upon petition by the applicant. See 37 CFR 1.31	S (OR REMAINS) CLOSED in the bij or other appropriate communi RIGHTS. This application is sub-	is application. If not inc	luded
 This communication is responsive to IDS of 4/8/2002 and The allowed claim(s) is/are 14-18, re-numbered as claims The drawings filed on 11 July 2001 are accepted by the E Acknowledgment is made of a claim for foreign priority u All Some* None Toertified copies of the priority documents hav Certified copies of the priority documents hav 	the filing date of 7-11-2001. 1-5 respectively. xaminer. Inder 35 U.S.C. § 119(a)-(d) or (
3. Copies of the certified copies of the priority do			ication from the
International Bureau (PCT Rule 17.2(a)).			
* Certified copies not received: 5. Acknowledgment is made of a claim for domestic priority or reference was included in the first sentence of the specific (a) The translation of the foreign language provisional at 6. Acknowledgment is made of a claim for domestic priority or in the first sentence of the specification or in an Application Applicant has THREE MONTHS FROM THE "MAILING DATE" of below. Failure to timely comply will result in ABANDONMENT of 7. A SUBSTITUTE OATH OR DECLARATION must be submit INFORMAL PATENT APPLICATION (PTO-152) which gives 8. CORRECTED DRAWINGS (as "replacement sheets") must	ation or in an Application Data Sapplication has been received. Inder 35 U.S.C. §§ 120 and/or 1 Data Sheet. 37 CFR 1.78. If this communication to file a repair this application. THIS THREE. In this reason(s) why the oath or desire submitted.	Sheet. 37 CFR 1.78. 21 since a specific reference Diy complying with the re- MONTH PERIOD IS NO NER'S AMENDMENT of claration is deficient.	ence was included equirements noted DT EXTENDABLE.
(a) I including changes required by the Notice of Draftspers	son's Patent Drawing Review (F	PTO-948) attached	
1) hereto or 2) to Paper No (b) including changes required by the proposed drawing of the composition of the compos	s Amendment / Comment or in t	he Office action of Pape	er No
 DEPOSIT OF and/or INFORMATION about the depo- attached Examiner's comment regarding REQUIREMENT FOR T 	sit of BIOLOGICAL MATERI. HE DEPOSIT OF BIOLOGICAL	AL must be submitted . MATERIAL.	. Note the
Attachment(s)			
 Notice of Draftperson's Patent Drawing Review (PTO-948) Information Disclosure Statements (PTO-1449 or PTO/SB/08), Paper No 7 ☑ Examiner's American Disclosure Statements (PTO-1449 or PTO/SB/08),		al Patent Application (PT ary (PTO-413), Paper No ndment/Comment	
Examiner's Comment Regarding Requirement for Deposit of Biological Material	8⊠ Examiner's State 9⊡ Other	ment of Reasons for All	owance
		Stephen J. Leche Primary Examine Art Unit: 1732	

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DETAILED ACTION

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1. Restriction to one of the following inventions is required under 35 U.S.C. 121:

- Claims 1-13, drawn to a press punch, classified in class 425, subclass
 352.
- II. Claims 14-18, drawn to a method of compacting a drug, classified in class264, subclass 40.1.

The inventions are distinct, each from the other because of the following reasons:

- 2. Inventions II and I are related as process and apparatus for its practice. The inventions are distinct if it can be shown that either: (1) the process as claimed can be practiced by another materially different apparatus or by hand, or (2) the apparatus as claimed can be used to practice another and materially different process. (MPEP § 806.05(e)). In this case the process can be performed by an apparatus materially different than that of the group I apparatus, for example, the method requires a comminuting apparatus for comminuting step in the method and the press punch of the group I claims does not require the comminuting means. The press punch of the Group I claims can be used to fabricate compacts material different than the drug formulations of the method claims.
- 3. Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.

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4. Because these inventions are distinct for the reasons given above and the search required for Group I is not required for Group II, restriction for examination purposes as indicated is proper.

- 5. During a telephone conversation with Mr. Bottino on 12/3/2003 a provisional election was made with traverse to prosecute the invention of Group II, claims 14-18. Affirmation of this election must be made by applicant in replying to this Office action. Claims 1-13 have been withdrawn from further consideration by the examiner, 37 CFR 1.142(b), as being drawn to a non-elected invention.
- 6. Action on the merits of claims 14-18 follows:
- 7. Claims 14-18 are free of the prior art.
- 8. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Mr. Bottino on December 3, 2003.

The application has been amended as follows:

In the Title:

Delete "Apparatus and"

In the Claims:

Delete claims 1-13 without prejudice, applicant reserves the right to file a divisional application.

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9. The following is an examiner's statement of reasons for allowance:

The invention relates to a method of evaluating new drug formulations for fabrication by compaction comprising steps determining the flow properties of the new drug formulation, compacting the new drug formulation, preparing granules from the compact by comminuting the new drug formulation which do not demonstrate all three of the following flow properties: (a) a Carr Index below 15%; (2) a static angle of repose between 20° and 40°; (3) gravity free flow; characterizing the flow properties of the granules product, recompression of the granules which demonstrate all three of the flow properties and then evaluating the recompression for acceptable hardness of the new drug formulation, the process as claimed has not been taught either singularly or in combination by the prior art.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

10. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Stiel and Serpelloni et al. show methods of making compacted drug formulations but does not teach how to evaluate the drug formulations by comminuting a compacted drug formulation and then evaluating the flow properties of the granules based on the Carr Index, static angle of repose and gravity free flow and then recompacting the drug after evaluating step.

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11. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Stephen J. Lechert Jr. whose telephone number is 703-305-6156. The examiner can normally be reached on 9:30-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael P. Colaianni can be reached on 703-305-5493. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9310.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-306-5665.

Stephen J. Lechert Jr. Primary Examiner

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